Signed the Report Before He Had Made Up the Schedule.

A Loan Not Included in the Quarterly Reports.

A heaping pile of ledgers, journals and books rested on a big table near witness chair in the Court of Oyer Terminer this forenoon, when the of President Joseph F. defunct Madison Square Bank, for oks were to furnish evidence of an ture, and President Blaut evinced a re than passing interest in the pile. looked them over closely prior to

the bank, as the opening the day. He was called by Assistant and Asy. He was called by Assistant is rich-Atterney Davis.

Michael is the young man who figured a Cashier Lewis Thompson's testimony exterday as the clerk whose notes for Aree thousand odd dollars were taken as payment for the purchase of fitten shares of the Madison Square Bank, which were at once transferred to the shares of the Madison Square Bank, which were at once transferred to the John Voorhees of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the vacancy existing in the Board of Supervisors caused by the same of the same of the vacancy existing in the Board of Supervisors caused by the same of t

John Voorhees of the vacancy existing in the Board of Supervisors caused by the position through Mr. Blaut.

Davis showed the witness three at dated April 7, 1893, and May 18, and asked him if he had signed. Michael answered yes.

ow 'cid were you then?' inquired Davis.

M' you deposite any shares of stock liadison Square Bank as collateral those two notes?" is witness paused a long time. Then said: "Well, the stock was bought

'Did you deposit any stock," broke in "Fos. sir," the witness replied with wonderfully crimson face.
"Did the stock belong to you?"
"No, sir," Had you ever paid anything for it."

No, sir! To whom did it belong?"
I suppose it belonged to the bank."
Threas then said he got a cashier
ok for \$2,250, which he indorsed an
indorse to Mr. Helmund.
None of it came to you?"

flaut's guest at luncheon frequently durage the trial, but, singularly enough, the fineas said he had not talked with Mr. laut about the case.

Michael said he had called at Blaut's ouse Sunday to see Mrs. Blaut, and she

hefere the schedule of the bank's holdings had been made up.

In the redifect examination Mr.
Davis simply interrogated Michael as to
the accuracy of his statement. Michael
did not swerve, but stuck to his statement that he thought Blaut signed and
swore to the report before the schedule
was made up. This is a vitally important factor in the case, as the charge
against the defendant might hang or fall
on whether or not be perjured himself

you know that this testimony

riven this morning was highly impor-tant to the defense?"
"No, sir," was his reply.
"And in all your intercourse with Mr.
Baut at his house, in restaurants and in court you never spoke about the ques-tions that might be asked of you in this Case ?"

"And you did not know that you would be asked about the signing of the report of the achedule."
"No, sir." Michael's face was ablaze. Mr. R. Thompson, manager of the Title Guaranty Company, was next called.

"No. str." Michael's face was ablazed. It is a sked about the signing of the report. "No. str." Michael's face was ablazed. It is the same was ablazed. It is the same was next called. The mpson is the person who figured as buying 100 shares of the bank stock and turning it over to the bank as collateral for a note of \$7,500, on which he never realized a penny. "In reality you were a dummy," sugnested Mr. Davis.

"It was a dummy in more ways than one," was the reply of the witness. George Harmon Le Grand Morton, as he gave his name, was the next witness. He had been a clerk in the shark from 155 up to the time of the fallure. Countied to post sides devoted their time to secertaining just what the witness knew of the item of the McDonaid-FortWayne loan of \$150,000 in so far as it appeared in the quarterly reports and schedules. "This is the famous "largest loan of the bank," which it is claimed, serious by impaired the bank's capital. Morton said the loan did not always appear in the reports. He testified that this transaction did not appear in the last report of the bank-June, 1803. It should have been included in the aggregate of loans, and it did not, he said, at the direction of Mr. Blaut.

Betale Health of the purpose of showing. Alr. Davis explained, that the Site Lanking Department had not entered to the sate banking Department and not entered to the sate banking Department had not entered to the sate banking Department had not ever a defend to the sate banking Department had not the fall the first the sate banking Department had not ever the sate to the sate and the office of the sate banking Department that the sate banking Department had not ever the sate the sate to the sate the sate the sate that the sate to the sate that th

terly report was the McDonald loan set forth.

Mr. Davis then announced that the case for the people was closed.

Mr. Davis then announced that the case for the people was closed.

Counsellor Lauterbach, for the defense moved for a lismissal of the case. He presented the question whether the case to the jury, which he regarded as a question of law instead of a recital of facts. He dilated upon the loan of bide of to R. T. McDonald as a perfectly egitimate one, a loan for which the bank held abundant collateral, in the shape of 6 per cent, bearing stock.

Mistige Barrett interjected the remark that he thought it was a question for this triple weather Case.

Mistige Barrett interjected the remark that he thought it was a question for this jury to decide, whether the arrangements under which that McDonald can was some and, were honestly made, and, hesides. Justice Barrett added, there was some evidence to consider.

Among other motions offered by Counselier Lauterbach was one that the Court take from the consideration of the dury the question of what amounts were dury the question of the decision on a motion that the question of the agreement of the proposed of the state of the proposed of t

for the note. The witness was then handed the quarterly report of June. 1893, and its accompanying schedule. He said he had no recollection of them further than he made them out. In answer to Counsellor Lauterbach's question, Selover said he made out the report first, but he could not recollect the exact date it was sworn to. "Was the schedule completed when the report was sworn to?" asked Lawyer Lauterbach. "I don't know whether it was or not. It may or may not have heen." Referring to the omission from the schedule of the item of the McDonald-Fort Wayne loan of \$185.000, Selover testified that when it was left out of the schedule in 1892, at the direction of President Blaut. He told him that he couldn't see how he could sawar to it. That was, however, in 1892, and, although Lawyer Lauterbach didn't press the witness, it was easy to see that the prosecutors found great delight in Selover's testimony, inasmuch as a statement made out in 1893, with the Mc-

M'KANE IS ILL.

His Family Doctor Visits the Ex-Boss in Prison.

At the Raymond Street Jail this after Agures with which the buge pages ex-Boss of Gravesend, was said to be

ware limbed.

Justice Barrett took his seat promptly
Justice Barrett took his seat promptly
Dr. O. F. Hill, of Sheepshead Bay.
Dr. O. F. Hill, of Sheepshead Bay.
his family doctor, visited the jail and
the hank, as the opening witness of bank, as the opening witness of said that the illness was nothing seri-

BOTH WILLS CONTESTED.

Beirs of Julia Ann Spratt Preparing for Battle In the Courts.

Notice that both the wills made by fulia Ann Spratt are contested was filed in the Surrogate's Court to-day.

The first will, which was executed on April 2 last, is contested by Abigati and Thomas L. Noonan, a half-brother, of Boston. No mention of either of these was made in the will because; they allege, of influence and mental incapacity. Among other things, this will provides that her executors shall convey the house at 220 East Fortieth street to Dr. J. J. McKew for \$6,000, free and clear, and that \$8 a week be given to Simon Harleton until \$3,000 is paid. The estate consists of \$10,000 in reaity and \$8,000 in personality.

The second will, executed May 25 last, gives the bulk of the estate to William N. Le Page. This is contested by several relatives. Both wills are signed by a cross. and Thomas L. Noonan, a half-brother

MAMMOTH FLYWHEELBURSTS

Wrecked the Factory, Yet Only One

Michael said he had called at Blaut's bouse Sunday to see Mrs. Blaut, and she asked him how he thought it looked for Mr. Blaut. That was all he could remember of this case being talked over in the Blaut household.

The witness was then questioned as to the quarterly report, on which the charge rests against Blaut. He made the type-written copy of it, and in his cross-examination he told Lawyer Lauterbach that President Blaut had signed the report of the could be shedule of the bank's holdings had been made up.

ing by the bursting of a mammoth flywheel of the Corliss engine which is
used in the building.

The wheel was revolving at high speciand suddenly burst. The building was
full of workmen, yet only one man was
injured, and he only slightly. The escape of other men from serious injury
is remarkable, as pieces of fron were
scattered in every direction.

The wheel weighed 12,000 pounds.

A piece of the wheel weighing several
hundred pounds crashed through the roof
and landed 300 feet away from the building.

ther or not be perjured himself post-office Thief CAUGHT.

He Is James McGowan, Who Stole Registered Letters in Brooklyn. Illy Associated Press :

Renyer of New York, for the alleged em-

this afternoon to devise ways and means emulate the example of the wild West-

State Bank Superintendent Charles M. Pression was called next.

He was summoned for the purpose of showing, Mr. Davis explained, that the State Banking Department had no evidence that the Madison Square Bank and Is Caught.

District-Attorney Davis asked him the question to that effect, and Winness Presson replied that he had no intimation as to those loans until after the Madison Square Bank and Is Caught.

District-Attorney Davis asked him the question to that effect, and Winness Presson replied that he had no intimation as to those loans until after the failure. This testimony goes a great street was the McDonald loan set forth.

Mr. Davis then announced that the case for the people was closed.

Mr. Davis then announced that the case for the people was closed.

Mr. Davis then announced that the case for the people was closed.

Mr. Davis then announced that the case for the people was closed.

Mr. Davis then announced that the case of Irvin Syrraction Wankie against John Y. McKane, the Gravesend boss, has been decided by Referse Charles E. Ide, of this city, for ball at Jefferson Market Court to-day. Stepped behind May Woods, of 229 East Streenth affect, and Winness Charles E. Ide, of this city, for the plaintiff, and a judgment of about Streenth affect of the nor payment for some parms in the North Mr. The defendant claimed that they were not satisfactory and trying the proving that in highway rabbery. He field down in street, at Fifth avenue and Thirteenth street, at Pifth avenue and Thirteenth street, at Pifth avenue and Thirteenth street, at Pifth avenue and Streenth affect of the polyment for some parms and the nor payment for some parms and the proving that in highway rabbery. He field down the street and into the arms of Policeman Sheehan, of the Meritan Mr. Association Hall was held to-day. The Rev. Association Hall was held to-day. The lev.

or argument before Surrogate Arnold

as an Injured Person.

lusion Between Them.

the Howe-Woodruff case, in which the son Square Garden this morning.

The amendment gives the Board of Estimate and Apportionment power to approve the plans for the building, a necessary provision omitted from the original bill. The city has already purchased the land for the structure, two lots running through from Fifty-foird to Fifty-fourth street, between Eighth and Ninth avenues, and the plans are prepared.

Senator Plunkitt has sent for a certified copy of the bill, and as soon as it is received the Board of Estimate will approve the plans and advertise for bids, which will furnish more employment on public improvements.

REMOVING OBNOXIOUS WIRES

Order of the Mesor. Very little attention has been paid to twenty-four, an ex-rallway mall effect that all overhead wires must come, was arrested here late last night down if not strung according to the law. Post-Office Inspection Jacobs and he time limit set by the Mayor expired last Samuelay. Yesterday the Mayor or

of eight men, directed by Frank E. Brown, did the work.

ame possessed of a derive to-lay to Drill on the New Hampshire. ern heroes, and drawing his revolver he emptied it in the direction of the roof of a tail building opposite his house. The street was crowled with people at The police officer on the heat says he thinks Foley must have been drinking a little.

Mckane Loses His Case at Syracuse

If Allesany, who created a sensation at the meeting of the Pantist ministra vesserilay by calling sense of the members antesiliusing, was the chief speaker to-day. The Rev. George II. Nechan gave a libble resulting and the Rev. George II. C. Mineens led in prayer.

An Unlovely Man. (Prom Judge.) "Does he follow the golden rule?" "Yes; but at a safe distance."

You can't travel without a Raitroad Guide-you (an't keep posted without a World Almanac.

HOWE CASE WITH THE JURY, 1,500 DOGS ON EXHIBITION. SYRACUSE GETS THE PRIZE. ONLY A TRADERS' MARKET. BRICKTHROWN AT A FOREMAN. SHE MADE HIM ELOPE.

Baseball Franchise.

No Effort to Show There Was Col- George Gould Trying for Prizes Two Days' Session Opened at the Slight Declines Followed by Im- One Hundred Men Quit Work at His Mother-in-Law, He Declares. with Wolf Hounds.

again clowded this morning with persons ant chorus at the opening of the West-anxious to witness the closing scenes in minster Kennel Club's exhibit at Madi-

at Madison Square Garden.

be How-Woodriff case, in which the Horse-Woodriff case, in which the places upon his wife's affective sets to the displicated.

The trial as far as the evidence was concerned closed last night when Daniel D. Arms, a chirographic expert, closed his testimony.

The proceedings yesterday were full of sensations and surprises. For the first of the horse were severed to the dosp that the full formed attendants were very to the during the trial the plaintiff showed evidence of emotion. This harpents are convenient for severangements are convenient for his plaintiff showed within a severange time during the trial the plaintiff showed within a severange to the same and the uniformed attendants were very to the dosp that the plaintiff showed within a severange time during the trial the plaintiff showed within a severange to the displaced of the plaintiff showed within a severange to the dosp that the plaintiff showed within a severange to the dosp that the plaintiff showed within a severange to the dosp that the plaintiff showed within a severange to the dosp that the plaintiff showed within a severange to the dosp that the plaintiff showed within a severange to the dosp that the plaintiff showed within a severange to the dosp that the plaintiff showed within a severange to the dosp that the plaintiff showed within the plaintiff showed within

fense, tended to show. The case, as presented, was that Howe and his wife conspired to blackmail the defendant.

In putting the case to the jury Mr. Taylor painted a pure wife cast down, and her character tainted by a despicable husband.

This point was taken up and discussed by Lawyer Murphy. He also called to mind the fact that, while Mrs. Howe was admissible as a witness for the defense and not fof the plaintiff, she was not called to deny the story or deny the characes against her. Mr. Murphy, after making these two points, began a harangue against the public press, declaring it was the mouthplece of monopoly, ever ready to injure the oppressed.

All the letters alleged to have been written by the defendant to Mrs. Howe, including the "Uno" and "Monilght" ones, were given to the jury. The fact that those were written on the same kind of paper as the others, as proved by means of the water-mark, was brought out.

Justice Ingraham's charge to the jury was impartial.

The jury retired at 3.45.

HAS FLOWER SIGNED IT?

Heported the Amended 11th District
Court-House Hill is a Law.

Ex-Senator Plunkitt called on Corporation Counsel Clark this morning and informed him he had received word from Albany that both houses of the Legislature liad passed the amendment to the bill for the erection of the Eleventh District Court-House and that it was at once signed by Gov. Flower, and is now of the St. Bernarda, Newfoundlands and

Whitney, of Lancaster, Mass., was judge of the St. Bernards, Newfoundlands and I andels; Major J. M. Thornton, the English setters, American fox hounds and Cherapeake Bay dogs. Cliaton Wilmerding, the spaniels used for sport; S. T. Bellin, of Albany, the fox terriers, L. C. Sauvier, the collies, Dr. H. T. Foote, of New Rochelle, N. Y., the black-and-tans, English and Italian greybounds; C. A. Stevens, of Hoboken, the bull terriers; A. B. Purdy, the English foxhounds; C. A. Woodward, of Chicago, British buildogs; F. J. Underhill, the English mastiffs; J. D. Muroe the English bloothounds, Russian wolfhounds, Irish setters, Gordon setters and bengies.

EXCITEMENT AT A HOTEL.

Guesta Became Alarmed.

There was almost a panic among the guests of the Hotel Endicott, Eighty- from first and Eighty-second streets and Co-lumbus avenue, between 1 and 2 o'clock this afternoon. Engines came clattering up to the big building, there was a wild ringing of bells, and the guests in the house at the time, most of whom were wimen, became terror-stricken and be-can rushing out, carrying whatever of their effects they could gather in their

there was a fire in the hotel but it was of such a trifling nature that there was a fire in the hotel but it was of such a trifling nature that there was a for earlier that there was no cause for alarm. There was a blaze in the tollet-room, on the first iv-thirl trees. It is estimated that in all 16.00 feet of wire were cut. A gains of eight men, directed by Inspector Frank E. Brown, did the work.

FOLEY EMULATES COWBOYS. Pottor Justice Byan and the Furniture. Police Justice Ryan to-day called at the Mayor's Subscription Books to Be Placed Iu Washington Street Pedestrians Are moval of old furniture from the Tombs to the Frightened by His Shooting.

John Foles, 33 Washington street, beas may be available.

"Fun on the New Hampshire." as the games are called which are to take place on board. will occur on Priday night of this week instead

THE WORLD'S **UPTOWN OFFICE** IS AT 1267 BROADWAY.

NEAR SIST ST. OPEN ALL NIGHT

and 24 hours every day in the year. The Walmorts.



Advertisements received till 11 o'clock every night but Saturday; Saturday till to P. M.

THE WORLD'S average circulation for January was

427,997 Per Day.

Fifth Avenue Hotel.

The Eastern Baseball League opened The situation at the Stock Exchange

COTTRELL PROMOTED.

Made a Sergeant of Police-Land for a New Station.

Roundsman John W. Cottrell, of the Sixth Precinct, was promoted to a serreantcy by the Police Commissioners at their meetoing this afternoon. was transferred to the Delancey street

ommittee appointed by the Supreme Court for that purpose.

If the property is acquired by that means it will be the first case on record, as far as the Police Department is con-cerned, Commissioner Sheehan said.

LAMCHICH SUES FOR \$5,000. Wants That Amount from a Rival

Amer. Tob. pref.

Lake Shore.

Quicksliver of

Tenn, Coel & Iron

Wabesh pf......

dated Exchange to-day:

Wheel & L. E. pf 4814 4814 4814

Mining Stocks.

The following are the closing quota-

tions of mining stocks at the Consoli-

Bid. Asked. Bid. Asi1 — Homestake. 11.51 ...15 — Horu Silver...2.90

- Iron silver 13

- I a C.mese03

.50 Mexican 1.80

414

35% 35% 35%

Machattan Consol

for False Arrest. trial of the suit brought by Louis Lamchich, manufacturer of hats and Amer. Tob pref. Amer. Sugar Ref. Amer. Sugar Ref. Amer. Sugar Ref. Amer. Sugar Ref. Linker, engaged in the same business Atch. Top & Santa Fe. 12 Linker, engaged in the same business at 436 Grand street, to recover \$5,000 for false arrest and imprisonment, was begun to-day before Justice McCarthy, in Part IV. of the City Court.

The plaintiff and defendant have been business rivals for years, and their respective families have been engaged in feuds that have been aired in the Essex Market Police Court more than once On the night of Jan. 9 last Linker and Lamchich got in a fight. On the following day Linker had Lamchich arrested on the charge of stealing hats and caps from him. Lamchich was tried and discharged and then brought the present Suit.

CHICAGO OFFICES FILLED.

New Collector, Appraiser and Sub-Treasurer Named. (B) Associated Press.)

WASHINGTON, Feb. 20.-The Prest- Nat Lead Co. of dent to-day sent to the Senate the fol- New Jersey Central owing nominations : Martin J. Russell, to be Collector of States Subspace of Chicago.

Frank G. Hoyne, Appraiser, port of Sicago.

Delos P. Phelps, United States Subspace of Chicago.

Delos P. Chicago.

Option P. Chicago.

Option P. Chicago. Delos P. Phelps, United States Sub-Treasurer at Chicago.

John W. Arnold, Marshal for the Northern District of Illnois.

James W. Hunter, Collector of Inter-nal Revenue for Peoria (Ill.) District.

Pitts, C. C. & St. L. pf

MISS SHERWOOD WINS.

Awarded \$901 in Her Suit Against St. P. & Omsha 3 Actor Crane.

St. P., Mins & Man...

Miss Grace Sherwood, the actress, was Southern Pacific.

awarded \$90t in City Court to-day in her Texas Pacific . suit to recover 1960 damages for breach of contract from W. H. Crane. Miss Sherwood claimed she had been engaged to play the part of Maria in "Brother John" at \$60 a week, and that she was dismissed without cause.

Actor Crane and Miss Morton, author of the play, testified that Miss Sherwood was not suited for the role.

The Kenrange Brenking In. illy Associated Press.)

WASHINGTON, Feb. 20.-There is now partment that the old Kearsarge wrecked on Romeador Reef, will ever again figure on the Navel lists. Secretary Herbert has been advised that the stanch old buil has yielded to the pounding of the heavy seas and is going to pleecs. It is unlikely that anything of value will be recovered from the wreck.

Stocks Is Light.

Attempted Assault.

Stearns & Co.'s Factory.

Foreman Schweizer, of E. J. Steinhard's silk-ribbon mill, 552 West Fiftieth a two days' session at the Fifth Avenue is still unchanged. The dealings con-Hotel to-day. Business of much im- stilute nothing more than a mere tradportance is to be transacted, and the ers' market, and the general run of com- death. Yesterday while going home to his

National Cordage preferred dropped 3. to 30.

Heidelbach, Ickelheimer & Co. have received 250,000 francs gold coin on the French steamer La Bretagne.

The exports, exclusive of specie, from the port of New York for the week were \$6,881,543, against \$6,887,824 for the corresponding period in 1833.

Bar sliver in London declined to 29d. per ounce, the lowest price yet. Commercial bar is down to 82 8-4 and Mexicans to 51.

Sliver certificates were quoted at 62 1-2 bid and 63 asked, against 63 1-2 a 64 1-2 yesterday.

Stocks were weaker for the industrials, Western Union and New York Central. Sales of the last-mentioned were made at 96 a 96 1-4, when the prices in the regular way were 97 1-2 a 972-4. The bears were persistent, but made little headway, and subsequently a raily or the second subsequently a raily or "We can no longer work at the star-twenty at the sales of the subsequently a raily or "We can no longer work at the star-twenty at the star-twenty and subsequently a raily or the second subsequently a raily or "We can no longer work at the star-twenty and the star-twenty at the star twenty at

curred. Offerings of long stock were light throughout.

Money la 11-2 per cent on call.

Foreign xchange continues strong at 488 a 4

all.

In the factory of John Stearns & Co. there are in all 800 looms. It is said to be the largest silk factory of its kind in the United States, and to have been the first which introduced broad silk manufacturing in this country.

goods men in New York yesterday afternoon. He had come to this city and
stopped at the Continental Hotel, where
the green-goods men entered into communication with him.
He went to New York and purchased
a bundle of brown paper wrapped up in
a bundle with a dollar bill on the outside. He did not discover that he had
been swindled until he returned to this
city.

in places. It is unlikely that anything of vilue will be recovered from the orek.

Police Justice.

Police J

Lawyer Taylor Pictures Mrs. Howe Opening of the Great Bench Show It Pays \$1,500 for the Albany Prices Firm, but the Demand for Silk Weavers Excited by the Young Fried Says Miss Pettis

of the marriage. Palte swore that Estelle did not look in the directory, as she alleges.

"Yes; Mr. Fried did." "What did Miss Pettit do while Fried was looking in the directory?" "She looked in a mirror; asked if her hat was on straight, and rearranged

The next witness was Isidor W. Fried, the defendant He swore that he was twenty-six years

SHARP RALLY IN WHEAT.

Famous Chicago Bears Advise
Friends Not to Be Short.

A sharp rally took place in May and
July wheat in Chicago about 1 o'clock tolife, 184, 184, 184,
184, 185, 185, 185,
184, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185, 185,
185, 185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185, 185, 185, 185,
185,

Insisted on Being Married.

Chased Him with a Broom.

He Emphatically Denies Having Drugged the Soda Water.

"Did any one look in the directory?"

Paite felt sure that no powders were placed in Miss Pettit's soda water

old and that he was married to Estells Pettit Aug. 26 last. "Did you get any soda water for your-self and Miss Pettit on the evening of

BOUGHT "GREEN GOODS."

Unknown Man Tells Newark Police
He Was Swindled Here.

NEWARK. N. J., Feb. 20.—A man who arrived in this city from Pennsylvania yesterday, and who refuses to give his name, told the police to-day that he had been buncoed out of \$350 by green goods men in New York yesterday afternoon. He had come to this city and sapped at the Continental Hotel, where the green-goods men entered into communication with him. He went to New York and purchased a bundle of brown paper wrapped up in a bundle with a dollar bill on the outside. He did not discover that he had been swindled until he returned to this city.

Wall Street Notes.

Mr. Budge, of the Chicago & Northern Pacific Bondholders' Committee, says: "We can do nothing definite until we receive the report of the sub-committee, which we expect some time to-day."

At the office of August Belmont & Co. the withdrawal of the Belmont interest from the Eric Provisional Committee is confirmed.

The statement of the New York & New England for the quarter ended Dec. 31, 1833, shows total net income of \$1316,043, against a surplus in 1822 of \$35,819.

It is stated that a movement is on foot having for its object the listing of a number of American, raillways wiceks of \$159,331, against a surplus in 1820 of a number of American, raillways wiceks."

In other the part of the word was a training of neckson the part of the crowd to see the effects of this statement upon Mrs. Pettit, where on the part of the crowd to see the effects of the part of the crowd to see the effects of the statement upon Mrs. Pettit, where a train the part of the crowd to see the effects of the statement upon Mrs. Pettit, where a train the part of the crowd to see the effects of the part of the crowd to see the effects of this statement upon Mrs. Pettit, where a train the part of the admitted that although his given name was Isidor that although his given name was Isido This caused a sensation in the court